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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

837393

Phelan Hallinan Diamond & Jones, PC 1617 JFK Boulevard, Suite 1400 Philadelphia, PA 19103 856-813-5500 Attorneys for Secured Creditor: CALIBER HOME LOANS, INC.

In Re:

TEMEKO R. FOSTER MICHELLE R. FOSTER

Total Country of Assert

Order Filed on May 27, 2020 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 19-27085

Judge: MICHAEL B KAPLAN

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: May 27, 2020

Honorable Michael B. Kaplan United States Bankruptcy Judge

Case 19-27085-MBK Doc 62 Filed 05/27/20 Entered 05/27/20 13:54:02 Desc Main Document Page 2 of 2 The Court having reviewed the Motion for Authorization to Enter into Final Lean Modification

The C	Court having reviewed		orization to Enter into Final Loan Modification
Agreement fil	led on	, as to the	mortgage [enter first, second, etc.] concerning
real property	located at 400 MAPL	E GROVE BOULEV	ARD, LUMBERTON, NJ 08048, and the Court havin
considered an	y objections filed to s	uch motion, it is here	eby ORDERED that:
X Th	e debtor is authorized	to enter into the fina	l loan modification agreement.
1)	The loan modification	on must be fully exec	outed no later than 14 days from the date of this order.
it is not, the s	ecured creditor, within	n 14 days thereafter, i	must file with the Court and serve on the debtor,
debtor's attor	ney, if any, and the sta	anding trustee a Certif	fication indicating why the agreement was not fully
executed. A r	esponse by the debtor	, if any, must be filed	and served within 7 days of the filed date of the
secured credit	tor's Certification; and	1	
2)	Upon the filing of the	e Certification requir	red above, and absent a response from the debtor, the
standing trust	ee may disburse to the	e secured creditor all	funds held or reserved relating to its claim. Absent the
filing of the C	Certification within the	e time frame set forth	above, the standing trustee will disburse funds on han
to other credi	tors pursuant to the pr	ovisions of the confir	rmed Plan and any proof of claim filed in this case with
respect to the	mortgage is deemed i	modified and incorpo	rated into the Loan Modification Agreement; and
3)	Unless the debtor's I	Plan has been confirm	ned with 100% paid to unsecured creditors, the debtor
must file a M	odified Chapter 13 Pla	an and Motions within	n 14 days of consummation of the loan modification. I
the loan modi	ification results in mat	terial changes in the d	lebtor's expenses, the debtor must also file amended
Schedules I a	nd J within 14 days of	the date of this Orde	er; and
4)	Check one:		
	☐ There is no order	requiring the debtor	to cure post-petition arrears through the Plan; or
	Post-petition arre	ears are capitalized in	to the loan modification agreement, and the Order file
on	requiring t	the Standing Trustee	to make payments based on the arrearage is vacated as
of the date of	this order; or		
	Post-petition arre	ears have not been cap	pitalized into the loan modification agreement and the
Standing Trus	stee will continue to n	nake payments to the	secured creditor based on the Order filed on
	; and		
5)	If fees and costs rela	ated to loss mitigation	n/loan modification are sought by the debtor's attorney,
an Applicatio	n for Compensation in	n compliance with D.	N.J. LBR 2016-1 must be filed.
☐ The Motion for Authorization to Enter into Final Loan Modification Agreement is denied.			